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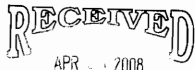
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April 1, 2008



U.S. DISTRICT JUDGE

S.D.N.Y

VIA FACSIMILE

The Honorable Harold Baer, Jr. United States District Court Southern District of New York 500 Pearl Street – Room 2230 New York, New York 10007

Re: Hansa Ameyer Global Transport GmbH & Co. KG

v. Independent Container Line Ltd; et al. Docket No. 08 Civ. 01028 HB (HB)

Dear Judge Baer:

We were retained as counsel for defendant, Independent Container Line, Ltd. late yesterday afternoon and write to request a brief adjournment of the Pre-trial Conference currently scheduled for April 3, 2008 at 2 p.m.

We are in the process of reviewing the file and attempting to prepare for the Pre-Trial Conference. However, as a result of various conversations we have had today with counsel for plaintiff and both co-defendants, we believe it would be in the best interest of all concerned if the pre-trial conference were briefly adjourned. A brief adjournment would not only afford the undersigned time to review the relevant documents and better prepare for the pre-trial, but would, inter alia, provide time for the undersigned to provide opposing counsel with ICL's disclosure documents, participate in the preparation of the Pre-trial Scheduling Order, and look into the possibility of settlement of this relatively small matter.

A current copy of the docket report for the case is attached as per your Honor's Individual Rules and we have obtained the consent of all other parties to this request.

On behalf of ICL, we wish to thank the Court for its attention to this request and for any

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courtesies extended in this regard.

Respectfully submitted,

Mary Ann C/Marlowe (MM 0723)

MCM:jm Encl.

cc: David L. Mazaroli, Esq. (212) 732-7352

Chichanowicz, Callan, Keane, Vengrow & Textor, LLP (212) 344-7285 Attn: Jessica DeVivo, Esq.

Wilson, Elser, Moskowitz, Edelman & Dicker, LLP (212) 490-3038 Attn: Gregory S. Katz, Esq.

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